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10/615,164 07/08/2003 Satoshi Kawase JP9-1999-0099US3 8607 25259 7590 03/27/2006 EXAMINER IBM CORPORATION ENGLAND, DAVID E 3039 CORNWALLIS RD. DEPT. T81 / B503, PO BOX 12195 REASEARCH TRIANGLE PARK, NC 27709 2143	APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
IBM CORPORATION 3039 CORNWALLIS RD. DEPT. T81 / B503, PO BOX 12195 ENGLAND, DAVID E ART UNIT PAPER NUMBER	10/615,164		07/08/2003	Satoshi Kawase	JP9-1999-0099US3	8607
3039 CORNWALLIS RD. DEPT. T81 / B503, PO BOX 12195 ART UNIT PAPER NUMBER	25259	7590	03/27/2006		EXAM	INER
DEPT. T81 / B503, PO BOX 12195	IBM CORE	PORATI	ON	•	ENGLAND	, DAVID E
DEP1. 181 / B503, PO BOX 12195	•				ARTINIT	PAPER NUMBER
		REASEARCH TRIANGLE PARK, NC 27709				THE DRIVENIE
					DATE MAILED: 03/27/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

•	10/615,164	KAWASE ET AL.
Office Action Summary	Examiner	Art Unit
· ·		
The MAILING DATE of this communication	David E. England	ith the correspondence address
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 CI after SIX (6) MONTHS from the mailing date of this communicatio - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by s Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI FR 1.136(a). In no event, however, may a in. eriod will apply and will expire SIX (6) MOI statute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		·
1) Responsive to communication(s) filed on	05 January 2006.	
/-	This action is non-final.	
3) Since this application is in condition for all		
closed in accordance with the practice und	der <i>Ex par</i> te <i>Quayle</i> , 1935 C.I	D. 11, 453 O.G. 213.
Disposition of Claims	·	
4)⊠ Claim(s) <u>5 – 7, 9 and 14 – 16</u> is/are pend	ing in the application.	
4a) Of the above claim(s) is/are with		•
5) Claim(s) is/are allowed.	•	
6) Claim(s) <u>5 - 7, 9 and 14 - 16</u> is/are reject	ted.	•
7) Claim(s) is/are objected to.	and/or election requirement	
8) Claim(s) are subject to restriction a	mazor election requirement.	
Application Papers		•
9)☐ The specification is objected to by the Exa	miner.	
10) The drawing(s) filed on is/are: a)		
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the country. The oath or declaration is objected to by the		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) All b) Some * c) None of:		• .
1. Certified copies of the priority docur		A
2. Certified copies of the priority docur		
 Copies of the certified copies of the application from the International Bit 		Treceived in this National Stage
* See the attached detailed Office action for		t received.
Attachment(s)	•	
X Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	8) Paper No	(s)/Mail Date Informal Patent Application (PTO-152)
B) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date <u>12/01/2005</u> .	6) Other:	

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DETAILED ACTION

1. Claims 5 - 7, 9 and 14 - 16 are presented for examination.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 5-7, 9 and 14-16 are rejected under 35 U.S.C. 102(e) as being anticipated by Quatrano et al. U.S. Patent No. 7010571 (hereinafter Quatrano).
- 4. Referencing claim 5, as closely interpreted by the Examiner, Quatrano teaches an information terminal support server which supports collaboration of a browser loaded on a customer-side information terminal and a browser loaded on an agent-side information terminal, the information support server comprising:
- 5. (a) a rule definition part including a condition setting part and a command setting part, (e.g., col. 5, line 30 col. 6, line 9, "filter");
- 6. (b) a rule control manager for monitoring, at the information terminal server, HTTP messages sent in response to customer-side browser requests, (e.g., col. 5, line 30 col. 6, line 9, "filter");

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7. (c) an HTTP checker, determining whether or not said HTTP messages agree with a condition of said condition setting part of said rule definition part, (e.g., col. 5, line 30 – col. 6, line 9, "filter");

- 8. (d) an HTTP editor, editing contents of said HTTP messages according to contents of said command setting part of said rule definition part, when said HTTP messages agree with a predetermined condition, (e.g., col. 5, line 30 col. 6, line 9, "filter");
- 9. (e) customer cache storing of said HTTP messages in an unedited form sent to the browser on the customer-side information terminal, (e.g., col. 5, line 30 col. 6, line 9); and
- 10. (f) agent cache storing of said HTTP messages in an edited form sent to the browser on the agent-side information terminal, (e.g., col. 5, line 30 col. 6, line 9).
- 11. Referencing claim 6, as closely interpreted by the Examiner, Quatrano teaches editing is carried out to insert a command for a client program loaded on the agent-side information terminal, (e.g., col. 5, line 53 col. 6, line 9, "filtering code").
- 12. Referencing claim 7, as closely interpreted by the Examiner, Quatrano teaches said command is one of "form submit prohibition", "form alteration prohibition", "concealment of specific form" or "concealment of specific field", (e.g., col. 5, line 30 col. 6, line 9, "removal of the submit button").
- 13. Claims 9 and 14 16 are rejected for similar reasons as stated above.

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Response to Arguments

14. Applicant's arguments with respect to claims 5-7, 9 and 14-16 have been considered but are most in view of the new ground(s) of rejection.

15. Applicant is advised to contact the Examiner to further prosecution with claim amendment ideas that could put the application into condition for allowance.

Conclusion

- 16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 17. a. Kohler U.S. Patent No. 6192396 discloses Electronic mail with recipient-specific content.
- 18. b. Choung et al. U.S. Patent No. 6487195 discloses Collaborative network navigation synchronization mechanism.
- 19. c. Roberts et al. U.S. Patent No. 6295551 discloses Call center system where users and representatives conduct simultaneous voice and joint browsing sessions.
- 20. d. Anupam et al. U.S. Patent No. 6353851 discloses Method and apparatus for sharing asymmetric information and services in simultaneously viewed documents on a communication system.

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21. e. England U.S. Patent No. 6144991 discloses System and method for managing interactions between users in a browser-based telecommunications network.

- 22. f. Quatrano et al. U.S. Patent No. 6675216 discloses Copy server for collaboration and electronic commerce.
- 23. g. Sorge et al. U.S. Patent No. 6691281 discloses Publishing/republishing data tables in HTML documents while maintaining formatting and functionality for restoring back the data tables.
- 24. h. Gudjonsson et al. U.S. Patent No. 6564261 discloses Distributed system to intelligently establish sessions between anonymous users over various networks.
- 25. i. Gardner U.S. Patent No. 6058391 discloses Enhanced user view/update capability for managing data from relational tables.
- 26. j. Gipson U.S. Patent No. 5778402 discloses Method and system for autoformatting a document using an event-based rule engine to format a document as the user types.
- 27. k. Heidorn et al. U.S. Patent No. 6098081 discloses Hypermedia navigation using soft hyperlinks.
- 28. 1. Francis et al. U.S. Patent No. 6799301 discloses Methods and systems for objects supporting structured language persistent state.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David E. England whose telephone number is 571-272-3912. The examiner can normally be reached on Mon-Thur, 7:00-5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David E. England Examiner Art Unit 2143

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